sending the audiovisual item identified by the selection signal to at least one of the television sets over the cable network upon extraction of the selection signal.--

--26. (New) The method of claim 25, further including monitoring which control unit sends the selection signal for enabling billing to a user that is associated with the control unit that sends the selection signal.--

REMARKS

In view of the amendments and remarks herein, favorable reconsideration of this application and allowance of the claims as presently presented are respectfully requested. By this Amendment, claims 11-22 have been canceled without prejudice or disclaimer, and new claims 23-26 have been added. Thus, claims 23-26 are pending for further examination.

Claims 11 and 14-22 stood rejected under 35 USC 103 as being obvious over Haddad and Lett. Claims 12 and 13 stood rejected over the same references and further in view of Thompson. Applicant respectfully submits that the new claims herein clearly and patentably distinguish all of the prior art or record, whether considered alone or in combination. Thus, withdrawal of the rejections and allowance of the new claims herein are respectfully requested.

New claims 23-26 are directed to the embodiment of Figure 7 of the instant invention and described on page 15 of the substitute specification. In this embodiment, a selection signal is provide on the power system that powers the jukebox device and the

television sets that indicates a desired selection for the jukebox device to send to one or more of the television sets over the cable network. In other words, the signal that indicates to the jukebox what selection to play is superimposed on the current of the power system. None of the references of record teach or suggest, inter alia, this feature of the invention, as now expressly set forth on claims 23-26.

In view of the foregoing amendments and remarks, Applicant believes that all of the pending claims now clearly and patentably distinguish the prior art of record and are in condition for allowance. Thus, withdrawal of the rejections and passage of this case to issuance at an early date are earnestly solicited.

Should the Examiner have any questions regarding this case, or deem that any further issues need to be addressed prior to allowance, the Examiner is invited to call the undersigned attorney at the phone number below.

Respectfully submitted,

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